PROB. 12 (Rev. 3/88)

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UNITED STATES DISTRICT COURT

for

05 AUG 16 PM 12: IN

WESTERN DISTRICT OF TENNESSEE

WESTERN DIVISION

THOMAS M. GOULD CLERK, U.S. DISTRICT COURT WO OF THE HEAPHIS

Docket No. 2:99CR20013-002

U.S.A. vs. ALDOTFUS WILLIAMS

Petition on Probation and Supervised Release

COMES NOW FREDDIE MCMASTER II PROBATION OFFICER OF THE COURT presenting an official report upon the conduct and attitude of Aldotfus Williams who was placed on supervision by the Honorable Julia S. Gibbons sitting in the Court at Memphis, TN on the 11th day of February, 2000 who fixed the period of supervision at five (5) years*, and imposed the general terms and conditions theretofore adopted by the court and also imposed special conditions and terms as follows:

The defendant shall participate in substance abuse treatment/testing as deemed appropriate by the probation office.

*Term of Supervised Release began September 3, 2004.

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

THE DEFENDANT HAS VIOLATED THE FOLLOWING CONDITION OF SUPERVISED RELEASE:

The defendant shall refrain from any unlawful use of a controlled substance and the defendant shall not possess a controlled substance.

Despite having successfully completed drug treatment with Dr. Janet Scott and Associates on March 21, 2005, Mr. Williams has used controlled substances as evidenced by positive screens for marijuana on April 13, May 18, June 20, and July 25, 2005.

PRAYING THAT THE COURT WILL ORDER a SUMMONS be issued for Mr. Williams to appear before the Honorable Bernice B. Donald to answer charges of violation of Supervised Release.

ORDER OF COURT

Considered and ordered this 12th of Luest, 2005 and ordered filed and made a part of the records in the above case.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

Place

Memphis, Tennessee

This document entered on the docket sheet in compliance with Rule 36 ard/or 32(b) FRCrP on 8 - 17 - 05



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1.	Defendant Aldot	fus Williams 736 I	E. Georgia Mer	mphis, TN 38126							
2.	Docket Number (Year-Sequence-Defendant No.) 2:99CR20013-002										
3.	District/Office West										
4.	Original Sentence Date	2	11	00							
		month	day	year							
(If d	ifferent than above):										
5. Original District/Office											
6.	6. Original Docket Number (Year-Sequence-Defendant No.)										
7. List each violation and determine the applicable grade {see §7B1.1}:											
	Violation{s}					<u>Grade</u>					
Usage of a controlled substance (marijuana)											
		·									
8.	Most Serious Grade of Viola	tion (<u>see</u> §7B1.1(b)				В					
9.	Criminal History Category (s	ee §7B1.4(a))74				IV					
10.	Br or Pringulativity (DOC				12-	18 months*					
" Deii	ng originally convicted of a Class	A felony, the statutor	y maximum tern	n of imprisonment is 60 m	onths; 18 U.S.C. §35	83(e)(3).					
11.	Sentencing Options for Grac	le B and C violation	s Only (Check	the appropriate box):							
	() / \TCd		_								

- (a) If the minimum term of imprisonment determined under §7B1.4(Term of Imprisonment) is at least one month but not more than six months, §7B1.3(c) (1) provides sentencing options to imprisonment.
- (b) If the minimum term of imprisonment determined under §7B1.4(Term of Imprisonment) is more than six months but not more than ten months, §7B1.3(c) (2) provides sentencing options to imprisonment.
- (c) If the minimum term of imprisonment determined under §7B1.4(Term of Imprisonment) is more than ten months, no sentencing options to imprisonment are available.

Mail documents to: United States sentencing Commission, 1331 Pennsylvania Avenue, N.W. Suite 1400, Washington, D.C., 20004, Attention: Monitoring Unit

Defendant 2:99 Cr. 20013-BBD Document 155 Filed 08/16/05 Page 3 of 4 PageID 96 Nocket #2:99 CR 20013-002

12.	Unsatisfied	Conditions of	Original	Sentence
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List any restitution, fine, community confinement, home detention, or intermittent confinement previously imposed in connection with the sentence for which revocation is ordered that remains unpaid or unserved at the time of revocation $\{\underline{see}\ \S7B1.3(d)\}$:

Restitu	ition (\$)N/A		Community Confinemen	tN/A	
Fine (\$	N/A		Home Detention	N/A	
Other_	N/A		Intermittent Confinemen	N/A	
13.	Supervised Release				
If proba §§7B1.	ation is to be revoked, determing 3(g)(1)}.	ne the length, if any, of t	the term of supervised release	according to the provisions of §§5D1.1-1	.3 { <u>see</u>
		Term: N/A	toN/A	years	
	rvised release is revoked and the cion, the defendant may, to the comment {see 18 U.S.C. §3583(TIC CYTCHE DELINITIEN D	IV IXW DE OTOETEN TA TECAM	aximum term of imprisonment impossible imence supervised release upon release	upon from
Period o	of supervised release to be ser	ved following release i	from imprisonment:		
14.	Departure			· · · · · · · · · · · · · · · · · · ·	
List agg	gravating and mitigating factor	rs that may warrant a se	entence outside the applicabl	e range of imprisonment:	•
···					
					
15.	Official Detention Adjustme	ent { <u>see</u> §7B1.3(e)}: 1	months days _		
	Moil doom	TT 14 3 Co	_		

Mail documents to: United States Sentencing Commission, 1331 Pennsylvania Avenue, N.W. Suite 1400, Washington, D.C., 20004, Attention: Monitoring Unit



Notice of Distribution

This notice confirms a copy of the document docketed as number 155 in case 2:99-CR-20013 was distributed by fax, mail, or direct printing on August 17, 2005 to the parties listed.

Timothy R. DiScenza U.S. ATTORNEY'S OFFICE 167 N. Main St. Ste. 800 Memphis, TN 38103

Honorable Bernice Donald US DISTRICT COURT